UNITED STATES BANKRUPTCY COURT MIDDLE DISTRICT OF FLORIDA TAMPA DIVISION CHAPTER 13 PLAN

Debtor(s):	Robert Mack Wil	lis, Jr.		_	Case No:	8:12-bk-06899-KRM
		[Ame	ended (if app	olicable)	Chapter 13	Plan
Debtor ¹ to p	oay to the Trustee for	IENTS: Including True or the period of 60 ed creditor's pro-rata u	_ months. I	n the ev	and beginning the the Trus	ng thirty (30) days from filing/conversion date. tee does not retain the full 10%, any portion not
A. \$ <u></u>	233.00	for months for months for months	1	to to to	60	_; _; _;
in order to p	oay the following cre	editors:				
2. ADMINI	STRATIVE ATTO	ORNEY FEE: \$ 3,60	00.00 TO	TAL PA	AID \$ 3,60	0.00
Balance Du	e \$0.00 Payab	le Through Plan \$	Monthly			
3. PRIORIT	ΓΥ CLAIMS: [as d	efined in 11 U.S.C. §	507]			
Name of C	reditor					Total Claim
States Trusto SECURED (Pre whichever is o	ee. CLAIMS: -Confirmation Adeq earlier, the Debtor sha	uate Protection Paymen	ats: No later the	han 30 da tion payn	nys after the d	ate of the filing of this Plan or the Order for Relief, tors pursuant to §1326(a)(1)(C). If the Debtor makes e Plan, the creditor shall have an administrative lien
Name of C	nent(s), subject to obje	ction. Collateral				Adequate Protection Payment in Plan
Debtor will Trustee as p loan docume	pay, in addition to a art of the plan. Thes ents, are due beginn	ll other sums due unde se regular monthly mor	r the propos tgage payme fter the case	ed Plan, ents, whi is filed a	all regular i ich may be a	Mortgage Payments Paid Through the Plan: monthly post-petition mortgage payments to the idjusted up or down as provided for under the ing each month thereafter. The Trustee shall pay
Name of C	reditor	Collateral				Estimated Payment
provisions in	Paragraph A above re					ages Paid Through the Plan: In addition to the Trustee as part of the Plan, the Trustee shall pay the
Name of C	reditor	Collateral				Arrearages

¹ All references to "Debtor" includes and refers to both of the debtors in a case filed jointly by two individuals.

(C) Claims Secured by Real Property/Debtor Intends to Seek Mortgage Modification: Pending the resolution of a mortgage modification request, the Debtor shall make the following adequate protection payments to the Trustee, calculated at 31% of the Debtor's gross monthly income. Absent further order of this Court, the automatic stay shall terminate effective 6 months after the filing of the Debtor's bankruptcy petition:

Name of Creditor Collateral Payment Amt (at 31%)

Payment Amt (at 31%) -NONE-(D) Claims Secured by Personal Property to Which Section 506 Valuation is NOT Applicable Secured Balances: Upon confirmation of the Plan, the interest rate shown below or as modified will be binding unless a timely written objection to confirmation is filed and sustained by the Court. Payments distributed by the Trustee are subject to the availability of funds. Collateral Ad. Prot Pmt. Sec. Balance Interest @ _____%. Creditor -NONE-(E) Claims Secured by Personal Property to Which Section 506 Valuation is Applicable: Creditor Collateral Ad. Prot Pmt. In Plan Value Interest @ ____ -NONE-(F) Claims secured by Personal Property: Regular Adequate Protection Payments and any Arrearages Paid in Plan: Ad. Prot. Pmt. In Plan Name of Creditor Collateral Arrearages -NONE-

(G) Secured Claims/Lease Claims Paid Direct by the Debtor: The following secured claims/lease claims are to be paid direct to the creditor or lessor by the Debtor outside the Plan. The automatic stay is terminated *in rem* as to these creditors and lessors upon the filing of this Plan. Nothing herein is intended to terminate any codebtor stay or to abrogate the Debtor's state law contract rights. The Plan must provide for the assumption of lease claims in the Lease/Executory Contract section below.

Name of Creditor	Property/Collateral	
Bank of America Mortgage	Homestead 4408 26th Ave E, Bradenton, FL 34208	
Bank of Ozarks	2006 Ford F350 \$16000, 2006 F250 \$15000, 2004 F-450\$13000	
Bank of Ozarks	2010 Harley Davidson \$25000, 2003 Harley Davidson \$6000	
Bank of Ozarks	Business Equipment used in Robert Willis Lawn Care Sole	
	Proprietorship- 4 mowers, tractor, side by side utility vehicle,	
	blowers, edgers, weed eaters, and misc lawn tools, etc.	
GECRP	2006 Can Am 800 ST ATV	
Wells Fargo Bank	2008 Raptor 5th Wheel- used for business	

(H) Surrender of Collateral/Leased Property: Debtor will surrender the following collateral/leased property no later than thirty (30) days from the filing of the petition unless specified otherwise in the Plan. The automatic stay is terminated *in rem* as to these creditors/lessors upon the filing of this Plan. Nothing herein is intended to lift any applicable codebtor stay or to abrogate Debtor's state law contract rights. The Plan must provide for the rejection of lease claims in the Lease/Executory Contract section below.

Name of Creditor	Property/Collateral to be Surrendered
Bank of Ozarks	rental property 3307 21st Ave Dr W Bradenton, FL
Bank of Ozarks	2006 Harley Davidson- sold to Johnny Nelson who has assumed
	loan payments
Manatee County Tax Collector	rental property 3307 21st Ave Dr W Bradenton, FL

SECURED-LIENS TO BE AVOIDED/STRIPPED:

Name of Creditor Collateral Estimated Amount -NONE-

LEASES/EXECUTORY CONTRACTS:

Name of Creditor Property Assume/Reject-Surrender Estimated Arrears -NONE-

<u>UNSECURED CREDITORS:</u> Unsecured creditors with allowed claims shall receive a *pro rata* share of the balance of any funds remaining after payments to the above referenced creditors or shall otherwise be paid pursuant to the provisions of a subsequent Order Confirming Plan. The

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estimated dividend to unsecured creditors is \$ 12,709.20

ADDITIONAL PROVISIONS:

- 1. Secured creditors, whether or not dealt with under the Plan, shall retain the liens securing such claims;
- 2. Payments made to any creditor shall be based upon the amount set forth in the creditor's proof of claim or other amount as may be allowed by a specific Order of the Bankruptcy Court.
- 3. Property of the estate shall not vest in Debtor until the earlier of Debtor's discharge or dismissal of this case, unless the Court orders otherwise.
- 4. The amounts listed for claims in this Plan are based upon Debtor's best estimate and belief. The Trustee shall only make payment to creditors with filed and allowed proof of claims. An allowed proof of claim will be controlling, unless the Court orders otherwise.
- 5. Case Specific Provisions:

73/ NODER Mack Willis, 01. [76]([)] [74[6][. May 10, 2012	/s/ Robert Mack Willis, Jr.	Debtor	Dated: May 16, 2012
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